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7           UNITED STATES DISTRICT COURT  
8           WESTERN DISTRICT OF WASHINGTON  
9           AT SEATTLE

10           OSTERHAUS PHARMACY INC.,  
11           on behalf of itself and all others  
12           similarly situated,

13                         Plaintiff,

14                         v.

15           CVS HEALTH CORPORATION, et  
16           al.

17                         Defendants.

18                         CASE NO. C23-1500RSM

19                         RULE 16(B) AND RULE 23(D)(2)  
20                         SCHEDULING ORDER  
21                         REGARDING CLASS  
22                         CERTIFICATION MOTION

17           Deadline for Plaintiffs to file motion for  
18           class certification:  
19           (noted on the fourth Friday after filing  
20           and service of the motion pursuant to  
21           Local Rules W.D. Wash. LCR 7(d)(3)  
22           unless the parties agree to different times  
            for filing the response and reply  
            memoranda).

17                         October 1, 2024

Opposition to Motion to Certify Class:	October 30, 2024
Reply in Support of Motion to Certify Class:	November 13, 2024
Hearing on Motion to Certify Class:	To be set by the Court after briefing completed

This Order is issued at the outset of the case, and a copy is sent by the clerk to counsel for plaintiffs (or plaintiffs, if pro se) and any defendants who have appeared. Plaintiffs' counsel (or plaintiffs, if pro se) are directed to serve copies of this Order on all parties who appear after this Order is filed. Such service shall be accomplished within ten (10) days after each appearance.

The court will set further case schedule deadlines pursuant to Federal Rule of Civil Procedure 16(b) after ruling on the motion for class certification. Counsel for Plaintiffs shall inform the court immediately should Plaintiffs at any time decide not to seek class certification. The dates set in this scheduling order are firm dates that can be changed only by order of the court, not by agreement of the parties. The court will alter these dates only upon good cause shown. The failure to complete discovery within the time allowed will not ordinarily constitute good cause.

Dated this 15<sup>th</sup> day of December, 2023.

  
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RICARDO S. MARTINEZ  
UNITED STATES DISTRICT JUDGE